

ADVERTISEMENTS.

BY ORDER OF HIS MAJESTY, THE KING OF THE HAWAIIAN ISLANDS.

OFFICE OF SECRETARY OF STATE
FOR FOREIGN AFFAIRS,
Honolulu, Oahu, Jan. 20, 1845.

Whereas, Richard Charlton, a British subject, pretends to claim a certain piece of land in the Village of Honolulu, which claim was referred back to the Hawaiian Islands, by Her Britannic Majesty's Government, on the 12th September 1843, to enable said Charlton to produce his grant and show it to be genuine:—

Public notice is hereby given that His Majesty appoints the court of the Island of Oahu as that branch of His Government to which said Charlton is to make such production and showing pursuant to Chapter 46 of the Hawaiian Statutes, and Chapter 47 of the Translation into English; and said Charlton is hereby required upon pain of forfeiting all claim to said land, under the decision of H. B. M.'s Government, already mentioned, to produce his grant and show it to be genuine—i. e. exhibit his title and prove it to be valid,—before said tribunal, pursuant to said Statute, within one year and one day from the date of this notice, at the expiration of which time he will otherwise be forever barred of his said Claim.

By order of His Majesty.

G. P. JUDD,

Sec'y of State for Foreign Affairs.

NO KA OLELO ANA MAI O KA MOI, KE LIU O KO HAWAII PAE AINA.

KAHI O KE KAKAU OLELO
NO KO NA AINA E
Honolulu, Oahu, 20 Januāri, 1845.

No ka mea, ke mea mai nei o Richard Charlton he kanaka Beritania, nona kekahi apana aina ma ke Kulanakauhale o Honolulu, ua hoihoia mai nae keia hihia e ke Aupuni o ka Moi Beritania ma ka la 12 o Sepatemaba 1843 ma Hawaii nei e hooponopono ai, e hiki ai hoi i a Charlton, e hoike mai a e hoihoia mai i kona haawina.

Nolaila e ikeā ma keia palapala ua haawi ka Moi i keia hana i ka aha hookolokolo no ka mokupuni Oahu, oia ka wahio kona Aupuni e pono ai i ua Charlton la e hoike mai a e hoihoia mai, e like me ka mokuna 46 o na kanawai Hawaii, a me ka mokuna 47 o ka unuhi ana i ka olelo Beritania.

A ke olelo aku nei keia i ua Charlton la o lilo kona kuleana i ua aina la i mea ole, mamuli o ka olelo ana o ke Aupuni o ka Moi Beritania i hoakakaia ma luna, e hoike mai oia i kona haawina, a e hoakaka mai ua oiaio, oia no ka hoike mai i kona kuleana, imua o ua Aha hookolokolo la, e like me ua kanawai la, ma waena o ka makahiki hookahi a me ka la hookahi mai ke kakau ana i keia palapala hoolaha, no ka mea, ina aole oia e hana pela, alaila pau kona kuleana a mau loa aku mahope mai o ia manawa.

No ke kauoha ana mai o ka moi.

G. P. JUDD,

tf Kakauolelo no ko na aina e.

In Chancery—ORDER NO. 10.

In the matter of the Estate of WM. FRENCH and FRANCIS JOHN GREENWAY vs. their creditors.

It appearing to the undersigned Chancellor, that the notice required by the fifth Order of this Court in the matter of this Estate, has been duly published to the world, in the three languages most intelligible to the creditors of said Assignors, for the space of six calendar months from the 21st. September last. It also appearing to my satisfaction that all the reputed claimants save one have presented their demands against said Estate for liquidation within the said term of six months.

It appearing that the mass of those claimants have accepted without litigation the amounts admitted to be due them by the Agent of this Court, and that all those whose claims were disputed save four have complied with the further mandate of this Court, contained in the said Order No. 5, by submitting their disputed demands to the amicable award of arbitrators, whereby they have become known and

ascertained creditors of the Estate to the respective amounts this day reported to me.

It appearing that the total amount of genuine debts due from the said Estate, whether admitted or awarded, is ascertained to be \$23,810 95; and that the sum of \$24,736 58 has been up to this day realized from the assets of the joint estate, and is now available for the full payment of those ascertained debts:

I the said Chancellor do by this decree order that the Report of the Liquidating Agent of this Court be and the same is hereby adopted, and that the sum of \$14,583 04 reported by the Receivers, be divided among the ascertained creditors of said estate, in full payment of their respective dues, according to the sums set forth in the Schedule A of said Agent's Report; and that the further sum of \$10,575 98 be paid unto the Attorney of Messrs. Dacre & Brooks in produce of the estate by the Receivers.

And also that the further term of six calendar months be and the same is hereby accorded to the alleged creditors set forth in the Schedule B and C, appended to the Liquidating Agent's Report, within which they may prosecute for the recovery of their said claims; until they do which or submit the same to the award of arbitrators, interest shall not continue to accrue upon their claims from this date; and in default of the prosecution of those claims within that allotted term, the said alleged claimants shall be utterly barred as for a contempt of this Court.

And it is further ordered that the Receivers now in trust of the assets of the joint assignors, do continue with the utmost regard to economy, with the least possible delay and at the most profitable rate to convert any and if need be all the assets of the said Estate now in their custody into money, to the end that at the expiration of the present allotted term of six months, all the unpaid debts of the said estate may be finally and forever settled, and the residuary interest therein of the Assignors may on that day revert to them free of incumbrances.

Given under my hand, at the Fort of Honolulu, this 21st. day of March, 1845.

M. KEKUANA OA.

Ma ka Hooponopono Kanawai.

HELU 10.

No ka waiwai o WILLIAM FRENCH a me FRANCIS JOHN GREENWAY kua i ko laua mea i aie aku ai.

No ka maopopo ia'u, i ka Luna-kanawai hooponopono kanawai, i kakauia ka inoa malalo nei, ua hoolahaia ka olelo Helu elima o keia Ahahookolokolo no ua waiwai la a lohe hoi ko ke ao nei, ma na olelo ekolu i maopopo nui ia i na mea nana ka aie o ua mau mea la i haawi mai ai keia hana, a ua loheia kela no na malama eono, mai ka la 21 o Sepatemaba i hala aku nei. A no ka mea ua maopopo ia'u iwaena o ua mau malama la eono ua hoike mai na mea a pau i ko lakou aie i manao ai lakou e ukuia noloko o ua waiwai la, hookahi male no mea i koe o na mea i manaoia he aie ko lakou, aole oia i hoike mai.

No ka mea ua ikeā ka nui o na mea aie, ua ae lakou i ka hooponopono ana i na aie i hooponono e ka Luna o keia ahahookolokolo, a o ka poe i hoopapaia ko lakou ua ae lakou i ka olelo 5 o keia Ahahookolokolo, a ua haawia ka hana i ka poe i kohoia, e hoopono ai i ka lakou, a malaila e akaka ai ke koeua e uku ai ua waiwai la ia lakeu e like me ka palapala hoakaka i hoikeia mai i keia la; koe no eha mea i hana ole mai.

No ka mea, ua maopopo ia'u na aie oiaio e uku ai ua waiwai la, o na aie i aeia a o na aie i hookolokoloia, hui he mau dala \$23,810 95 a ua loa mai a hiki i keia la i na dala \$24,736 58 noloko mai o ua waiwai la, ke waiho la i mea e kaa ai i na la i maopopo;

Nolaila, Owau ka Lunakanawai hooponopono kanawai ke olelo aku nei au ma keia palapala, ua lilo na'u ka olelo a ka Luna Hooponopono waiwai o keia Ahahookolokolo, a e puunauweia na dala he \$14,583 04 i hoikeia mai e na Kahuwaiwai, e like me ke ana o na

aie, e like hoi me ka palapala hoakaka a ka Luna i hoike mai, hoailona A. A e akuia ka hope o Dacre & Brooks i \$10,575 98 ma ka waiwai maoli.

Eia hoi kekahi, e haawi hou ia aku i eono malama hou no na mea i kapaia he aie ko lakou e like me ka palapala hoailona B. a me C. e pili ana i ka olelo hoakaka a ka Luna Hooponopono waiwai, i manawa hou no lakou e hoopii mai ai ukuia ko lakou aie. A i ole lakou e hana pela, a e haawi paha i ka poe e kohoia aole e helu houia ka uku hoopanee ma ko lakou aie, mai keia la aku; a ina aole lakou e hoopii mai no ua mau aie la iwaena o ua mau malama la alaila lilo ua poe aie la i mea ole no ko lakou hoowahawaha ana i ka olelo a keia Ahahookolo.

Eia hoi kekahi olelo, e mau no ka hana a na Kahuwaiwai o ua mau mea la i haawi mai i keia hana, a e hana koke me ka poho ole a me ka make pono o ka waiwai, e kuai i kekahi o ua waiwai la iloko o ko lakou lima, a e pau loa paha, a lilo i dala maoli e kaa loa ai na aie a pau, a mau loa hoi, ma ka pau ana o na malamae ono, a e hoi hoia ke koeua waiwai iloko o ka lima o na mea nana i haawi mai, me ka hihia ole ma ua la la.

Kauia ko'u lima ma ka Papu o Honolulu i keia la 21 o Maraki, 1845.

M. KEKUANA OA.

Sheriff's Notice.

Public Notice is hereby given, that by virtue of a writ of VENDITIONI EXPOSAS issued to me by His Excellency the Governor of Oahu, in continuation of an original levy heretofore made by me upon an execution founded upon a judgment heretofore rendered in the Court of Oahu in favor of the HAWAIIAN TREASURY BOARD against LADD & Co., of Honolulu, merchants, and upon which execution, the rents, issues and profits of a certain SUGAR ESTATE at Koloa on the Island of Kauai were sold by my Deputy for one year from the 9th day of December last until the 9th day of December ensuing.

And whereas the said rents, issues and profits for one year, so sold as aforesaid were not sufficient to pay up and satisfy the said Execution:

I shall proceed therefore to sell at public vendue, to the highest bidder, all the residuary Leasehold and term of years on the said Koloa Sugar Estate which the said Ladd & Co. still have or pretend to have therein, after the end of the year for which the same was sold on execution as aforesaid; subject to any mortgages on the said premises, and subject to the rents yearly accruing thereon to Government.

Sale to take place on the premises on MONDAY 28th April, 1845, at 10 o'clock A. M. R. BOYD, High Sheriff.

Honolulu, March 25, 1845.

Kukala no ka Makai Nui.

Elohe na mea a pau, no ka mea, ma ka palapala kii waiwai i haawia mai ia'u e ka mea Hanohano ke Kiasina Oahu e hoomau ana i ka hoomalu ana, a'u i hanaia no ka palapala kii i hanaia i ka wa i aeia mamua a ma opopo ka aie o Lada ma na haele kalepa Oahu i ka poe Lunawaiwai a ke aupuni, imua o ka ahahookolokolo Oahu, a ma ua palapala la ua pau na hoolimalima a me na puka a me na loa o kekahi aina hana ko ma Koloa i ke Kukalaia e ka'u luna, no ka makahiki hookahi, mai ka la 6 o Dekemaba i hala aku nei a hiki i ka la 9 o Dekemaba aku nei.

A no ka mea, aole i lawa ua mau hoolimalima me na puka ame na loa no ka makahiki hookahi e kaa ai i ua olelo kii aie la;

Nolaila e kuai no wau ma ke kukala ana, i ka mea koho nui, i na mahahiki i koe a me ka noho ana ma ka aina hana ko ma Koloa, i kupono i ua Lada ma la, a me na kuleana i oleloia no lakou, mahope o ka makahiki i kuaiia ma ua palapala hoomalu waiwai la e oleloia maluna; koe nae na palapala hoomalu aie no ua waiwai hana ko la, a koe no hoi na uku hoolimalima e uku ai i ke Aupuni.

E kuai, ma ua wahi la, i ka la noa 28 o Aperila 1845, hora 10 o kakahiaka.

R. BOYD, Makai Nui.

Honolulu, 25 Maraki, 1845.

To the Debtors of William French and Francis John Greenway.

All persons indebted, anterior to the 4th of September 1844, either to WILLIAM FRENCH or to FRANCIS JOHN GREENWAY separately from or jointly with each other, or jointly with any other person, are notified to make immediate payment to the undersigned, for the benefit of the creditors of said French and of said Greenway, as otherwise measures will be taken at law for the recovery of any such outstanding dues.

JOHN RICORD,

Collecting Agent for Estate of French & Greenway.

Honolulu, March 29, 1845.

I na mea aie mai i ka waiwai o WM. FRENCH a me FRANCIS JOHN GREENWAY.

O na mea a pau ua aie lakou, mamua aku o ka la 4 o Sepatemaba 1844, ia WM. FRENCH, a ia FRANCIS JOHN GREENWAY, pakahi a huiia, a huiia paha me kekahi mea e ae; e lohe lakou, o ko lakou pono e uku koke mai lakou i ka mea ua kakauia ka inoa malalo nei, i loa mai ai ke dala e pono ai ka poe i aie aku ai o ua French me Greenway, no ka mea, i ole e ukuia mai alaila hoopii lakou ma ke kanawai e koi ai ka uku ana mai o na aie a pau.

JOHN RICORD,

Luna hooponopono aie no ka waiwai o French & Greenway.

Honolulu, 29 Maraki, 1845.

Administrator's Notice.

ALL persons indebted to the Estate of EDWARD JACKSON, late of Honolulu, deceased, are requested to make immediate payment to the undersigned Administrator; and all persons having claims against said Estate, are requested to present the same for settlement, to the undersigned Administrator, at his residence in Honolulu, within sixty days from this date, that payment may be made of them wholly or ratably, according to the amount of the assets of said Estate.

ISAAC MONTGOMERY,

Honolulu, Feb. 25, 1845.

Adm'r.

Kukala Hoolina.

O na mea a pau i aie i ka waiwai hoolina o EDWARD JACKSON, i ka mea i make iho nei ma Honolulu, e uku koke mai lakou ia'u i ka mea i kakauia malalo nei, i ka mea nana e hooponopono; a o na mea a pau i aie aku ai ua waiwai hoolina e hoike mai lakou i ko lakou aie no ka hooponoponoia i ka mea i kakauia malalo nei, ma kona hale iwaena o na la he kanoano mai keia la aku, i hookaa hapaa a hookaa loa ia paha e like me ka nui o ka waiwai i loa mai noloko o na waiwai hoolina la.

ISAAC MONTGOMERY.

Honolulu, Feb. 25, 1845.

(M17w)

Notice.

ALL persons indebted to, or having demands against, the Estate of His Excellency J. A. KUAKINI, deceased, are requested to present their accounts to the undersigned, for settlement.

JOHN II.

Honolulu, Dec. 28, 1844.

G. P. JUDD.

O na mea aie aku a me na mea aie mai a pau i ka waiwai hoolina o ka Mea Hanohano J. A. KUAKINI, i ka mea i make e hele mai lakou ia maua e hooponopono.

JOHN II.

Honolulu, Dek. 28, 1844. (15)

G. P. JUDD.

For Sale,

BY GEORGE PELLY and GEORGE T. ALLAN, Agents of the Hudson's Bay Company, on very moderate terms:—

Very superior old Sherry and Port WINE, in bottles; Tencil Wine, in quarter casks and bottles; An English painted Room OIL CLOTH, 20 ft. by 15; A few casks of superior COFFEE. Jan. 4.

Charlton's Trial.

JUST PUBLISHED, and for sale at this Office, a Report of the case of GEORGE PELLY vs. RICHARD CHARLTON—tried before His Excellency M. KEKUANA OA—June 18 and 19, 1844.—Single copies, 25 cents. tf July 27

THOMAS O. LARKIN,

MONTEREY, UPPER CALIFORNIA.

DEALER IN FOREIGN MERCHANDISE AND CALIFORNIA PRODUCE.

WHALE-SHIPS supplied with PROVISIONS on the most reasonable terms of the port, for Bills on the United States, or for goods adapted to the market.

The Commerce of California is increasing; the Farmers preparing to furnish Provisions in more abundance; the Port Charges but Four Dollars for a whale-ship—that may not want to barter goods for provisions—and Thirty Dollars for those who may wish to; the Government, by decree of October 1844, having granted the privilege to captains of whale-ships to sell goods to a sufficient amount for their supplies, by paying duties on the goods actually sold. (n30 1y)

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